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1 July 2004 (01.07.2004)

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English

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(72) Inventors; and

(75) Inventors/Applicants (for US only): BROWNLIE, John [GB/GB]; The Royal Veterinay College, Hawkshead Lane, North Mymms, Hatfield, Herts AL9 7TA (GB), CHALKER, Victoria, Jane [GE/GE]: The Royal Veterinay College, Hawkshead Lane, North Mymms, Hatfield, Herts AL9 7TA (GB), ERLES, Kerstin [DE/GE]; The Royal Veterinay College, Hawkshead Lane, North Mymms, Hatfield, Herts AL9 7TA (GE).

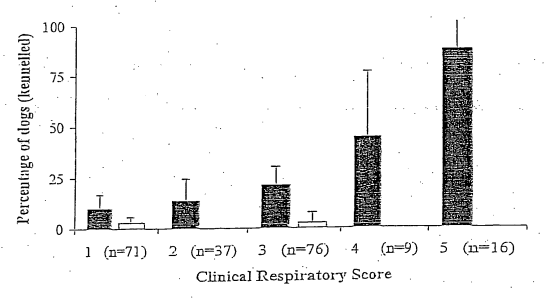
(74) Agents: MILES, John et al.; Eric Potter Clarkson, Park View House, 58 The Ropewalk, Nottingham NG1 5DD (GB).

(81) Designated States (unless otherwise indicated, for every kind of national protection available): AE. AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW.

(84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM,

[Continued on next page]

(54) Title: VACCINE COMPOSITION FOR VACCINATING DOGS AGAINST CANINE INFECTIOUS RESPIRATORY DISEASE (CIRD)



S. equi subsp. zooepidemicus □ S. canis

S. canis

(57) Abstract: A vaccine composition for vaccinating dogs comprising any one or more of (a) an agent capable of raising an immune response against Streptococcus equi sub species zonepidemicus in a dog. (b) an agent capable of raising an immune response against Mycoplasma cynos in a dog, and (c) an agent capable of raising an immune response against a Chlamydophila in a dog.

Z.W.), Eurasian (AM, AZ, EY, KG, KZ, MD, RU, TJ, TM), European (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HU, IE, IT, LU, MC, NL, PL, PT, RO, SE, SI, SK, TR), OAPI (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

Published:

with international search report

 before the expiration of the time limit for amending the claim's and to be republished in the event of reveipt of amendments

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	PCI					
To: ERIC POTTER CLARKSON Attn. Miles, John Park View House 58 The Ropewalk Nottingham NG1 5DD UNITED KINGDOM	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION					
" JEW JEW	(PCT Rule 44.1)					
LILL	Date of mailing (day/month/year) 10/12/2004					
Applicants or agent's file reference	FOR FURTHER ACTION See paragraphs 1 and 4 below					
RVCV/P30948PC International application No.	International filing date (day/month/year) 01/07/2004					
PCT/GB2004/002865	(day/month/year) 01/07/2004					
Applicant						
THE ROYAL VETERINARY COLLEGE						
1. The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the International Application (see Rule 46): The applicant is sentitled in the so wishes, to amend the claims of the International Application (see Rule 46): The applicant is sentitled in the so wishes, to amend the claims of the International Application (see Rule 46): The applicant is sentitled in the southern of the international Search Report, however, for more detailed instructions, see the notes on the accompanying sheet. Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Fascimile No.: (41–22) 740.14.35 For more detailed instructions, see the notes on the accompanying sheet. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith. Article 17(2)(a) to that effect and the written opinion of the International Bureau together with the decision thereon has been transmitted to the International Bureau together with the the protest and the decision thereon to the designated Offices. In the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant wishes to avoid or postpone publication will be notified as soon as a decision is made. 4. Reminders Shortly after the expiration of 16 months from the priority date, the International application will be published by the Shortly after the expiration will be published to the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international preliminary before the expiration for 16 months from the priori						
Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Sabine Oblinger					

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patient Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be smended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international poulication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended undersaticle 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Bule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below:

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- the claim is unchanged;
- the claim is cancelled; (ii)
- the claim is new; (iii)
- (iv) the claim replaces one or more claims as filed;
- the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]: Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: Claims 1 to 15 replaced by amended claims 1 to 11.
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding "Claims 1 to 5 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or new claims]: *Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged.*
- [Where various kinds of amendments are made]: Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added.

"Statement under article 19(1)" (Rule 46.4).

The amendments may be accompanied by a statement explaining the amendments and indicating any impact. that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been flied

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER ACTION	as well	see Form PCT/ISA/220 as, where applicable, item 5 below.
RVCV/P30948PC			(Earliest) Priority Date (day/month/year)
International application No.	International filing date (day/mon	vy Carj	<u>'</u>
PCT/GB2004/002865	01/07/2004	1	01/07/2003
Applicant			
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THE ROYAL VETERINARY COLL	EGE		
This International Search Report has bee according to Article 18. A copy is being tr	en prepared by this International Se ransmitted to the International Bure		hority and is transmitted to the applicant
This International Search Report consists	s of a total of8s	heets.	
X It is also accompanied by	y a copy of each prior art document	t cited in this	s report.
language in which it was filed, ut	HESS OUTE WISE HIS DELLE		asis of the international application in the
The internationa	al search was carried out on the bas	sis of a trans	slation of the international application furnished to
b. X With regard to any nucle	eotide and/or amino acid sequen	ce disclosed	d in the international application, see Box No. I.
2. X Certain claims were for	und unsearchable (See Box II).		
3. Unity of invention is la	cking (see Box III).		
4. With regard to the title,			
the text is approved as s	submitted by the applicant.		
x the text has been estable	lished by this Authority to read as fo	ollows:	
VACCINE COMPOSITION F	FOR VACCINATING DOGS	AGAINST	CANINE INFECTIOUS RESPIRATORY
DISEASE (CIRD)			
	· .	•	
1			
5. With regard to the abstract,			
	submitted by the applicant.	ny this Autho	ority as it appears in Box No. IV. The applicant earth report, submit comments to this Authority.
the text has been estat may, within one month	blished, according to Hule 38.2(b), from the date of mailing of this inte	rnational se.	earch report, submit comments to this Authority.
6. With regards to the drawings,	a published with the chateest in Ein-	ure No. 1	<u> </u>
	e published with the abstract is Figure	<u>. +U</u>	
X as suggested b	by the applicant.	at fatted to	
as selected by	this Authority, because the applica	int failed to £	suggest a righte.
as selected by	this Authority, because this figure t	better chara	(CleffZeS the mivermon.
b. none of the figures is to	be published with the abstract.	•	
1			

International application No.

PCT/GB2004/002865

Вох	No.	1	N	ucleot	ide an	d/or an	nino a	cid se	quence	e(s) (Co	ntinua	tion of i	item 1.b c	of the fir	st she	et)		
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International Application No PCT/GB2004/002865

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 A61K39/118 A61K39/09 A61P31/04 A61P31/12

A61K39/02 C07K16/12 A61K39/295

G01N33/569

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 A61K G01N .

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

BIOSIS, EPO-Internal, EMBASE, MEDLINE, WPI Data

Category "	ENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 5 583 014 A (BROWN KAREN K ET AL) 10 December 1996 (1996-12-10)	1,2,8, 23,24,27
	column 1, line 50 - line 51 column 5, line 15 - line 24 example 1	
X	claim 1	18,25, 52,54
X	EP 0 415 794 A (COOPERS ANIMAL HEALTH) 6 March 1991 (1991-03-06)	1,3,6,8, 23,24,27
	page 2, line 1 -page 3, line 19 example 10	
χ	claims 1,2 	18,25
	-/	

1	
χ Further documents are listed in the continuation of box C.	γ Patent family members are listed in annex.
Special categories of cited documents: A* document defining the general state of the art which is not considered to be of particular relevance E* earlier document but published on or after the international filing date L* document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) O* document referring to an oral disclosure, use, exhibition or other means P* document published prior to the international filing date but later than the priority date claimed	 *T* later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention *X* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone *Y* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. *&* document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
16 November 2004	10/12/2004
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Ulbrecht, M

International Application No PCT/GB2004/002865

alegory' '	tion) DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
alegory		1 2 22
	EP 1 023 903 A (AKZO NOBEL NV) 2 August 2000 (2000-08-02) column 4, line 14 - line 16 example 2	1,2,23, 24,27
	claims 1,3-5	18,25,
		52,54
	WIDDERS P R ET AL: "Immunisation of mares to control endometritis caused by Streptococcus zooepidemicus" RESEARCH IN VETERINARY SCIENCE, vol. 58, no. 1, 1995, pages 75-81,	1,2,8, 23,24, 27,52,54
	XP002301526 ISSN: 0034-5288 abstract	
	page 75, right-hand column, paragraph 2 -page 77, left-hand column, paragraph 2 figure 1	
	1 igui e 1	18,25
	DATABASE BIOSIS 'Online! BIOSCIENCES INFORMATION SERVICE,	1,18, 23-25,27
	PHILADELPHIA, PA, US; March 2001 (2001-03)	
	OBUKHOV I L ET AL: "Development of vaccine against chlamydiosis in cats, dogs and fun-bearing animals"	
	Database accession no. PREVZUU1002/1011 XP002301528	
	abstract & SEL'SKOKHOZYAISTVENNAYA BIOLOGIYA,	8
	no. 2, March 2001 (2001-03), pages 68-79, ISSN: 0131-6397	
	US 2003/021801 A1 (KUBO AYA ET AL) 30 January 2003 (2003-01-30)	1,5,7, 23,27, 29,31, 52,54
	column 10, paragraph 3 -column 19, paragraph 4 claims 1-22	
	Claims 1-22	8,18,24, 30
	"Nobivac Forcat" VETERINARIA NEWS, 'Online! 2002, pages	1,5,6, 23,24,27
	1-6, XP002304346 Retrieved from the Internet: <url:http: e.html="" news="" welcom="" www.veterinaria.ch=""> 'retrieved on 2004-11-06!</url:http:>	
ζ	page 1	8,18,25
	-/	

International Application No PCT/GB2004/002865

	L. STANT ROUGHT DED TO BE BEI EVANT	1017 4823047 20221				
	tion) DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.				
Category *	Chanton of decement,	1 5 6				
Х	DATABASE PHIN 'Online! 10 May 2002 (2002-05-10) "Nobivac Forcat in Switzerland"	1,5,6, 23,24,27				
	retrieved from STN Database accession no. 2002:9264 XP002304348					
χ	abstract	8,18,25				
Χ	HECHARD CELINE ET AL: "Protection evaluation against Chlamydophila abortus	1,4,23, 24,27				
	challenge by DNA vaccination with a dnaK-encoding plasmid in pregnant and non-pregnant mice" VETERINARY RESEARCH (PARIS),					
	vol. 33, no. 3, May 2002 (2002-05), pages 313-326, XP002304347 ISSN: 0928-4249					
	abstract page 316, column 1, paragraph 3 -page 317,					
Χ	column 1, paragraph 2	8,18				
^	WO 87/00531 A (TECHNOLOGY LICENCE CO LTD)	27,29,31				
	29 January 1987 (1987-01-29) page 15, line 13 page 16, line 5					
	example 1 claims 9,24	52,54				
X	WO 86/02355 A (TECHNOLOGY LICENCE CO LTD) 24 April 1986 (1986-04-24)	29,31				
	page 8, last paragraph examples 1-3 claims 1-8	30,52,54				
Х		45-51				
х	DATABASE BIOSIS 'Online! BIOSCIENCES INFORMATION SERVICE, PHILADELPHIA, PA, US; 1994	45-51				
	WOLOSZYN STANISLAW ET AL: "Infectious tracheobronchitis in dogs" Database accession no. PREV199497512573 XP002304443					
Х	abstract -& MEDYCYNA WETERYNARYJNA, vol. 50, no. 9, 1994, pages 428-431,	45-51				
	XP001183735 ISSN: 0025-8628 page 428, left-hand column, paragraph 1 page 429, left-hand column, paragraph 1					
	-/					

International Application No PCT/GB2004/002865

	tion) DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Category		1 2 0
Ρ,Χ	CHALKER VICTORIA J ET AL: "The association of Streptococcus equi subsp. zooepidemicus with canine infectious respiratory disease." VETERINARY MICROBIOLOGY, vol. 95, no. 1-2, 29 August 2003 (2003-08-29), pages 149-156, XP002301527 ISSN: 0378-1135	1,2,8, 16-18, 20,21, 23-25, 27, 29-33, 35,36, 45-48, 52,54
P, Y	the whole document	9-15,19, 22,26, 28,34,37
P,Y	WO 2004/011651 A (CHALKER VICTORIA JANE; BROWNLIE JOHN (GB); ERLES KERSTIN (GB); ROYAL) 5 February 2004 (2004-02-05) page 4; claims 47-63,73-87	9-15,19, 22,26, 28,34,37
Á	ERLES K ET AL: "Detection of a group 2 coronavirus in dogs with canine infectious respiratory disease"	1-54-
	VIROLOGY, RAVEN PRESS, NEW YORK, NY, US, vol. 310, no. 2, 5 June 2003 (2003-06-05),	. <u>.</u>
	pages 216-223, XP002257085 ISSN:0042-6822	
A	DURGUT RAMAZAN ET AL: "Kennel cough syndrome of dogs observed in Ankara province." INDIAN VETERINARY JOURNAL, vol. 80, no. 8, August 2003 (2003-08), pages 743-745, XP009038499 ISSN: 0019-6479 the whole document	1-54

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box II.1

Although the claims 16-19, 29, 32-34, 43-48 and 51 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the compound/composition.

Continuation of Box II.1

Claims Nos.: 16-19,29,32-34,43-48,51

Claims 16-19, 32-34:
Rule 39.1(iv) PCT — Method for treatment of the human or animal body by therapy Claims 29, 43-48, 51:
Rule 39.1(iv) PCT — Method for treatment of the human or animal body by surgery

International application No. PCT/GB2004/002865

INTERNATIONAL SEARCH REPORT

Box II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This Inte	ernational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. χ	Claims Nos.: 16-19, 29, 32-34, 43-48, 51 because they relate to subject matter not required to be searched by this Authority, namely:
	see FURTHER INFORMATION sheet PCT/ISA/210
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
· .	and the second of the second o
з	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This Int	ernational Searching Authority found multiple inventions in this international application, as follows:
	As all required additional search fees were timely paid by the applicant, this International Search Report covers all
1	As all required additional search fees were timely paid by the applicant, the meaning and the searchable claims.
	a substitutional foo this Authority did not invite Dayment
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
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	Wile Laborational Coords Poport
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
, ,	
Remar	k on Protest The additional search fees were accompanied by the applicant's protest.
	No protest accompanied the payment of additional search fees.

Information on patent family members

International Application No
PCT/GB2004/002865

	Patent document ed in search report		Publication date		Patent family member(s)	Publication date	
	S 5583014	Α	10-12-1996	CA	2044721 Al	04-01-1992	
E	P 0415794	A	06-03-1991	AU AU CA DD	637405 B2 6335590 A 2064911 A1 _297331 A5 0415794 A1	27-05-1993 08-04-1991 02-03-1991 09-01-1992 06-03-1991	
				EP EP WO HR HU	0766967 A1 9103256 A1 930517 A1 61205 A2	09-04-1997 21-03-1991 31-08-1997 28-12-1992	
				IE JP LV	903161 A1 5500056 T 10394 A ,B	13-03-1991 14-01-1993 20-02-1995	
				NZ PL PL PT US	235119 A 286711 A1 168316 B1 95164 A ,B 5178860 A	23-12-1991 15-07-1991 29-02-1996 22-05-1991 12-01-1993	. -
_	· .			ZA ;	9006977 A	27-05-1992	•
E	P 1023903	A	02-08-2000	EP AT AU AU	1023903 A1 257713 T 761515 B2 1355700 A	02-08-2000 15-01-2004 05-06-2003 27-07-2000 26-07-2000	
				CA DE DK ES	2296965 A1 60007668 D1 1023903 T3 2214217 T3	19-02-2004 10-05-2004 16-09-2004 07-11-2000	
				JP PT US US	2000309542 A 1023903 T 6682745 B1 2004120970 A1	30-04-2004 27-01-2004 24-06-2004	
-	US 2003021801	A1	30-01-2003	US AU WO	2001048927 A1 3476701 A 0156605 A1	06-12-2001 14-08-2001 09-08-2001	
	WO 8700531	Α	29-01-1987	EP WO JP	0229146 A1 8700531 A1 63500593 T	22-07-1987 29-01-1987 03-03-1988	
	 WO 8602355	A	24-04-1986	EP WO	0198001 A1 8602355 A1	22-10-1986 24-04-1986	
	WO 2004011651	Α	05-02-2004	WO	2004011651 A1	05-02-2004	-

PATENT COOPERATION TREATY

om the TERNATIONAL SEARCHING AUTHOR	RITY		PCT			
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see form PCT/ISA/220		INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORITY PCT Rule 43 <i>bis</i> .1)			
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Applicant's or agent's file reference see form PCT/ISA/220		FOR FURTHER See paragraph 2 bel	ow			
International application No. PCT/GB2004/002865	International filing date (c 01.07.2004	dayinonthiyear)	Priority date (dayimonthiyear) 01.07.2003			
International Patent Classification (IPC) or b A61K39/118, A61K39/09, A61K39/0	ooth national classification 02, A61K39/295, G01	and IPC N33 <i>5</i> 69, A61P31 <i>I</i>	04, A61P31/12, C07K16/12			
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For further options, see Form P	CT/ISA/220.					
3. For further details, see notes to						
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European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

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10/563306

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/002865

1AP20 RESIDENCE FOR 17 TO 3 0 DEC 2006

Box No. 1 Basis of the opinion		 _	<u>. </u>	
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This opinion has been established on the basis of a translation full (under Rules 12.3 and 23.1(b)).	misned for the parpoor			
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contained in the international application as filed.				
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図 furnished subsequently to this Authority for the pu	rposes of search.	- " - 7";		
3. In addition, in the case that more than one version or has been filed or furnished, the required statements copies is identical to that in the application as filed or appropriate, were furnished.	copy of a sequence li	sting and/or	table relation	ng thereto
4. Additional comments:				

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No... PCT/GB2004/002865

Box	k No. II	Priority													· · · · · · · · · · · · · · · · · · ·	
1 🗆		llowing docu	ment has	not be	en furni	shed:										
		copy of the	e earlier a	oplication	on whos	 e prior	ity ha	s been	claim	ed (Ru	ile 43 <i>t</i>	is.1 ai	nd 66.	7(a))	•	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/002865

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Ø	the said international application relate to the following subject (specify):	on, or matte	r the er wh	e said claims N hich does not r	los. 16-19 require an i	,29,32-34, nternation	43-48,51 (w al prelimina	vith respe ry exami	ect to IA) nation	
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	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful could be formed.									inion
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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

9-22,25,26,30,32-37,45-48,51

No: Claims

1,2,8,23,24,27,29,31,52,54

Inventive step (IS)

Yes: Claims

43,44,53

No: Claims

1-42,45-52,54

Industrial applicability (IA)

Yes: Claims

1-15,20-28,30,31,35-42,49,50,52-54

No: Claims -

2. Citations and explanations

see separate sheet

Box No. VI Certain documents cited

1. Certain published documents (Rules 43bis.1 and 70.10)

and /or

2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210

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IAP20 Rac'd PCT/PTO 3 0 DEC 2005

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/GB2004/002865

International application No.

Reference is made to the following documents:

D1: US-A-5 583 014

D2: EP-A-1:023 903

D3: WIDDERS P R ET AL: "Immunisation of mares to control endometritis caused by Streptococcus zooepidemicus" RESEARCH IN VETERINARY SCIENCE, vol. 58, no. 1, 1995, pages 75-81

D4: EP-A-0 415 794

D5: HECHARD CELINE ET AL: "Protection evaluation against Chlamydophila abortus challenge by DNA vaccination with a dnaK-encoding plasmid in pregnant and non-pregnant mice" VETERINARY RESEARCH (PARIS), vol. 33, no. 3, May 2002 (2002-05), pages 313-326

D6: "Nobivac Forcat" VETERINARIA NEWS, [Online] 2002, pages 1-6,

D7: DATABASE PHIN STN; 10 May 2002 (2002-05-10), "Nobivac Forcat in Switzerland"

D8:- US 2003/021801)------

D9: DATABASE BIOSIS [Online] BIOSCIENCES INFORMATION SERVICE, PHILADELPHIA, PA, US; March 2001 (2001-03), OBUKHOV I L ET AL: "Development of vaccine against chlamydiosis in cats, dogs and fur-bearing animals" Database accession no. PREV200100271011

D10: WO 86/02355

D11: WO 87/00531

D12: WOLOSZYN S ET AL: "Infectious tracheobronchitis in dogs." MEDYCYNA WETERYNARYJNA, vol. 50, no. 9, 1994, pages 428-431

D13: CHALKER VICTORIA J ET AL: "The association of Streptococcus equi subsp. zooepidemicus with canine infectious respiratory disease." VETERINARY MICROBIOLOGY, vol. 95, no. 1-2, 29 August 2003 (2003-08-29), pages 149-156

D14: WO 2004/011651

Re item III:

Claims 16-19 and 32-34 relate to methods of treatment of the human or animal body by therapy. The wording of claims 29, 43-48 and 51 is such that it embraces a

Form PCT/Separate Sheet/237 (Sheet 1) (EPO-January 2004)

method of treatment of the human or animal body by therapy. Thus claims 16-19, 29, 32-34, 43-48 and 51 relate to subject-matter considered by this Authority to be covered by the provisions of R. 67.1 (iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Art. 34(4)(a)(i) PCT).

Re item V:

J. 1. 1. 1.

1.1 D1 discloses a vaccine comprising enzyme-detergent extracted S. zooepidemicus (c. 1, l. 50-51; c. 5, l. 15-24; Example 1; claim 1).

D2 teaches a vaccine comprising life attenuated S. zooepidemicus (c. 4, l. 14-16; Example 2; claims 1, 3-5).

D3 discloses a vaccine comprising an antigenic extract of S. zooepidemicus (p. 75, c. 1, para. 2 - p. 76, c. 1, para. 4).

D4 teaches a vaccine comprising either Chlamydia psittaci or M. cynos (p.2. l. 1 - p.

3, I. 19;-Example 10; claims 1 and 2).---

D5 teaches a vaccine against Chlamydophila abortus comprising its dnaK gene (abstract; p. 316, c. 1, para. 2 - c. 2, para.3).

D6 (whole document) and D7 (whole document) teach a vaccine comprising life attenuated Chlamydophila felis (Nobivac Forcat).

D8 discloses vaccines against C. trachomatis, C. psittaci and C. pneumoniae comprising the respective PorB polypeptides (claims 1-18).

D9 teaches a vaccine against Chlamydiosis in dogs comprising inactivated Chlamydia (whole document).

As there are no specific features suggested that are required to achieve an immunogenicity in dogs, the vaccines disclosed in D1-D9 are considered to destroy the novelty of claim 1 (Art. 33(2) PCT).

- 1.2 In D1-D9 (supra) the vaccines are used in medicine. Hence, claim 23 lacks novelty over any of D1-D9 (Art. 33(2) PCT).
- 1.3 D6 also discloses a kit comprising the Nobivac Forcat vaccine (c. 4, para. 3). The subject-matter of claim 27, thus, lacks novelty over D6 (Art. 33(2) PCT). D8 teaches a kit comprising the PorB polypeptide (c. 14, para. 3), thereby destroying

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the novelty of claim 27 (Art. 33(2) PCT).

D11 teaches a kit comprising an antigen of S. zooepidemicus. As any antigen of S. zooepidemicus is considered to be capable of raising an immune response in dogs (p. 15, l. 13 - p. 16, l. 5), the subject-matter of claim 27 lacks novelty over D11 (Art. 33(2) PCT).

Moreover, as the only feature of the kit according to claim 27 is the agent capable of raising an immune response against any one of the microorganisms listed, and as each of D1-D5, D7 and D9 discloses such an agent (cf. V 1.1), the subject-matter of claim 27 also lacks novelty over any of said documents. (Art. 33(2) PCT).

1.4 D4 discloses a method of generating a monoclonal antibody directed at S. zooepidemicus as well as such an antibody (p. 15, l. 13 - p. 16, l. 5; Example 1; claim 9).

D8 teaches anti-PorB antibodies as well as a method of generating the said (c. 10, para. 3-5; c. 19, para. 4).

D10 teaches monoclonal antibodies to C. trachomatis and C. psittaci as well as a method of generating the said antibody by hybridoma technology(examples 1-3; claims 1-8).

D11 teaches a monoclonal antibody specific for S. zooepidemicus as well as a method of generating the said antibody by hybridoma technology (Example 1; claim 9).

Hence, the subject-matter of claims 29 and 31 is anticipated by D4, D8, D10 and D11 (Art. 33(2) PCT).

1.5 D3 discloses an ELISA for the detection of antibodies generated against S. zooepidemicus upon vaccination of mares with a bacterial preparation of S. zooepidemicus. In said ELISA the said preparation is coated onto microtiter plates and bound antibodies are detected by a sandwich assay involving a detectable label conjugate which binds to antibodies bound to the microtiter plate (p. 76, c. 2, last para.).

D5 teaches an ELISA for the detection of DnaK-directed antibodies, wherein DnaK is immobilised to a support and peroxidase-conjugated anti-mouse antibodies are used to detect the binding of antibodies contained in the sample to the immobilised DnaK (p. 317, c. 1, para. 2).

D8 teaches a sandwich immunosorbent assay for the detection of PorB-directed antibodies wherein PorB is immobilised to a solid support and labelled secondary antibodies are used to detect antibodies bound to the immobilised PorB (c. 11, para. 3 - c. 14, para. 1).

The disclosures of D3, D5 and D8 are thus prejudicial to the novelty of claims 52 and 54 (Art. 33(2) PCT).

- 1.6 D1-D3 (supra) disclose the additional feature suggested by claim 2 and 24.

 Moreover, the additional features according to claim 8 are also disclosed in D1 (supra) and D3 (supra).
 - D4 (supra) teaches the additional features suggested by claims 3, 5, 8 and 24. D5 (supra) discloses the additional features suggested by claims 4 and 24. The additional features according to claims 5, 6 and 24 are disclosed in D6 (supra)
 - and D7 (supra).

 D8 (supra) teaches the additional features suggested by claims 5 and 7.

 D9 (supra) discloses the additional features proposed by claims 24 and 25.

 Thus, claims 2-8, 24 and 25 do not establish novelty over the prior art (Art. 33(2) PCT).
- 1.7 The subject-matter of claims 9-22, 26, 28, 30, 32-51 and 53 is novel as the prior art does not disclose the combination of features suggested by any of these claims 8 (Art. 33(2) PCT).
- 2.1 The description only teaches an association of S. zooepidemicus, M. cynos and positive Chlamydophila PCR with CIRD. No support is provided for any prophylactic/therapeutic effect of a vaccine comprising an agent capable of raising an immune response against any of these organisms in dogs which would be the basis for acknowledging the problem of vaccinating a dog against CIRD or of treating CIRD in a dog using said vaccine as being solved. Hence, the subject-matter of claims 16 and 17 is not considered to involve an inventive step (Art. 33(3) PCT).
- 2.2 For similar considerations (cf. V 2.1) also the subject-matter of claims 20, 21, 32, 33, 35, 36 and 40 is not considered to involve an inventive step (Art. 33(3) PCT).

PCT/GB2004/002865

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

with a few of

- 2.3 The combination of antibodies suggested by claim 38 is a mere juxtaposition of known antibodies (cf. V 1.4) which do not have any non-obvious inter-relation ship and whose inclusion into a single composition, thus, does not establish an inventive step (Art. 33(3) PCT).
- 2.4 For these considerations (cf. V 2.3) also dependent claim 39 is not considered inventive (Art. 33(3) PCT).
- 2.5 D12 teaches an association of CIRD with M. cynos (p. 428, c. 1, para. 1; p. 429, c. 1, para. 1). Based on this teaching and in applying routine experimentation the skilled person would devise a method of determining whether a dog has CIRD by identifying the said microorganism in a sample from the dog. Thus, claim 45 is not considered to involve an inventive step (Art. 33(3) PCT).
- 2.6 The subject-matter of claim 18 differs from e.g. D3 in that an immune response is stimulated in dogs and not in mares. There is no support for said stimulation to have a technical effect, namely of preventing, curing or alleviating CIRD in dogs (cf. V 2.1). Therefore, the selection of dogs for immunisation is considered arbitrary and does not establish an inventive step (Art. 33(3) PCT).
- 2.7 As there is also no support for an agent according to claim 9 to induce an immune response protective against or curative for CIRD, the same considerations as under V 2.1 lead to the conclusion that this claim does not involve an inventive step (Art. 33(3) PCT).
- 2.8 For the considerations formulated under V 2.1, 2.2 and 2.7, also the subject-matter of claims 10-15, 22, 26, 34, 41 and 42 is not considered inventive (Art. 33(3) PCT).
- 2.9 The method of claim 30 is a routine modification of the methods of generating an antigen-specific mAb as suggested by any of D4, D10 and D11 (cf. V 1.4) which does not result in any unforeseeable technical effect, and which, thus, does not establish an inventive step (Art. 33(3) PCT).
- 2.10 In view of the arguments given under V 2.1, 2.6 and 2.7 the kit according claim 28

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

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relates to an arbitrary juxtaposition of components which do not show any non-obvious inter-relationship. Hence, said claim does not involve an inventive step (Art. 33(3) PCT).

- 2.11 The additional features suggested by claims 46, 47, 49 and 51 are a matter of routine experimentation and do not produce any unforeseeable technical effect and, therefore, do not establish an inventive step (Art. 33(3) PCT).
- 2.12 The additional features suggested by claims 48 and 50 have no limiting effect with respect to the alternative in the antecedent relating to M. cynos and thus do not establish an inventive step over D12 (cf. V 2.5 and 2.11)(Art. 33(3) PCT).
- 2.13 The subject-matter of claim 43 solves the problem of determining whether a dog has been exposed to CIRD-associated Chlamydophila. The solution involves identifying in a sample from the dog a CIRD-associated Chlamydophila species or an antibody thereto. This method is based on the observed association of CIRD with certain Chlamydophila species which is not suggested by the prior art. Hence, the subject-matter of claim 43 involves an inventive step (Art. 33(3) PCT).
- 2.14 Claim 53 suggest an immunosorbent assay comprising a solid phase comprising antigens of at least two of S. zooepidemicus, M. cynos and Chlamydophila associated with CIRD. This solid phase solves the technical problem of increasing the sensitivity of detecting antibodies associated with CIRD. D12 teaches only the association of M. cynos with CIRD. The skilled person would not have an incentive to immobilise any of the other two antigens. Claim 53 is, therefore, considered to involve an inventive step (Art. 33(3) PCT).
- 2.15 The considerations of V 2.13 also apply to dependent claim 44 (Art. 33(3) PCT).
- 3.1 For the assessment of the present claims 16-19, 29, 32-34, 43-48 and 51 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

- 3.2 The subject-matter of claims 1-15, 20-28, 30, 31, 35-42, 49, 50 and 52-54 is considered to be industrially applicable (Art. 33(4) EPC).
- Claims 1-7, 9-15, 18-23, 26-28, 40-42 and 52 do not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claims attempt to define the subject-matter in terms of the result to be achieved ("agent capable of raising an immune response against ..."), which merely amounts to a statement of the underlying problem, without providing the technical features necessary for achieving this result. It cannot be determined which compounds fall under the said functional definition.
- 4.2 Also in claim 43 the subject-matter is considered to be defined in terms of a result to be achieved ("a Chlamydophila species associated with CIRD"), thereby creating unclarity (Art. 6 PCT).
- 4.3 Whereas, the introductory part of claim 52 appears to relate to a method, the technical features proposed refer to a device. This inconsistency renders the category of said claim unclear (Art. 6 PCT)

Re item VI:

Should the priority of the present application not be valid, the D13 and D14 would be relevant with respect to novelty and inventive step (Art. 33(2) and (3) PCT).



PATENT COOPERATION TREATY

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Eric Potter Clarkson

Park View House

58 The Ropewalk Nottingham NG1 5DD

ROYAUME-UNI

From the INTERNATIONAL BUREAU

PCT

FIRST NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION (TO DESIGNATED OFFICES WHICH DO NOT APPLY THE 30 MONTH TIME LIMIT UNDER ARTICLE 22(1))

(PCT Rule 47.1(c))

Date of mailing (day/month/year) 03 February 2005 (03.02.2005)

Applicant's or agent's file reference RVCV/P30948PC

IMPORTANT NOTICE

International application No. PCT/GB2004/002865

International filing date (day/month/year) 01 July 2004 (01.07.2004)

Priority date (day/month/year)
01 July 2003 (01.07.2003)

Applicant

THE ROYAL VETERINARY COLLEGE et al

- 1. ATTENTION: For any designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002 (30 months from the priority date), does apply, please see Form PCT/IB/308(Second and Supplementary Notice) (to be issued promptly after the expiration of 28 months from the priority date).
- 2. Notice is hereby given that the following designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002, does not apply, has/have requested that the communication of the international application, as provided for in Article 20, be effected under Rule 93bis.1. The International Bureau has effected that communication on the date indicated below:

 13 January 2005 (13.01.2005)

CH

- In accordance with Rule 47.1(c-bis)(i), those Offices will accept the present notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).
- 3. The following designated Offices, for which the time limit under Article 22(1), as in force from 1 April 2002, does not apply, have not requested, as at the time of mailing of the present notice, that the communication of the international application be effected under Rule 93bs.1:

LU. SE, TZ, UG, ZM

In accordance with Rule 47.1(c-bis)(ii), those Offices accept the present notice as conclusive evidence that the Contracting State for which that Office acts as a designated Office does not require the furnishing, under Article 22, by the applicant of a copy of the international application.

4. TIME LIMITS for entry into the national phase -

For the designated Office(s) listed above, and unless a demand for international preliminary examination has been filed before the expiration of 19 months from the priority date (see Article 39(1)), the applicable time limit for entering the national phase will, subject to what is said in the following paragraph, be 20 MONTHS from the priority date.

In practice, time limits other than the 20-month time limit will continue to apply, for various periods of time, in respect of certain of the designated Offices listed above. For regular updates on the applicable time limits (20 or 21 months, or other time limit), Office by Office, refer to the PCT Gazette, the PCT Newsletter and the PCT Applicant's Guide, Volume II, National Chapters, all available from WIPO's Internet site, at http://www.wipo.int/pct/en/index.html.

It is the applicant's sole responsibility to monitor all these time limits.

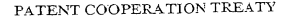
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Nora Lindner

Facsimile No.+41 22 338 89 65

Fac simile No.+41 22 740 14 35



To:

From the INTERNATIONAL BUREAU

PCT

SECOND AND SUPPLEMENTARY NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION (TO DESIGNATED OFFICES WHICH APPLY THE 30 MONTH TIME LIMIT UNDER ARTICLE 22(1))

(PCT Rule 47.1(c))

MILES, John Eric Potter Clarkson Park View House 58 The Ropewalk Nottingham NG1 5DD ROYAUME-UNI

V

LRK-file

IMPORTANT NOTICE

Date of mailing (day/month/year)
03 November 2005 (03.11.2005)

Applicant's or agent's file reference

RVCV/P30948PC

International application No. PCT/GB2004/002865

International filing date (day/month/year)
01 July 2004 (01.07.2004)

Priority date (day/month/year)
01 July 2003 (01.07.2003)

Applicant

THE ROYAL VETERINARY COLLEGE et al

- ATTENTION: For any designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002 (30 months from the priority date), does not apply, please see Form PCT/IB/308(First Notice) issued previously.
- 2. Notice is hereby given that the following designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002, does apply, has/nave requested that the communication of the international application, as provided for in Article 20, be effected under Rule 93bis.1. The linernational Bureau has effected that communication on the date indicated below:
 13 January 2005 (13.01.2005)

AU, AZ, BY, CN, CO, DZ, EP, HU, KG, KP, KR, MD, MK, MZ, NA, RU, SY, TM, US

In accordance with Rule 47.1(c-bis)(i), those Offices will accept the present notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

3. The following designated Offices, for which the time limit under Article 22(1), as in force from 1 April 2002, does apply, have not requested, as at the time of mailing of the present nouse, that the communication of the international application be effected under Rule 93bis.1:

AE, AG, AL, AM, AP, AT, BA, BB, BG, BR, BW, BZ, CA, CR, CU, CZ, DE, DK, DM, EA, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, ID, IL, IN, IS, JP, KE, KZ, LC, LK, LR, LS, LT, LV, MA, MG, MN, MW, MX, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, SC, SD, SG, SK, SL, TJ, TN, TR, TT, UA, UZ, VC, VN, YU, ZA, ZW

In accordance with Rule 47.1(c-bis)(ii), those Offices accept the present notice as conclusive evidence that the Contracting State for which that Office acts as a designated Office does not require the furnishing, under Article 22, by the applicant of a copy of the international application.

4. TIME LIMITS for entry into the national phase

For the designated or elected Office(s) listed above, the applicable time limit for entering the national phase will, subject to what is said in the following paragraph, be 30 MONTHS from the priority date.

In practice, time limits other than the 30-month time limit will continue to apply, for various periods of time, in respect of certain of the designated or elected Office(s) listed above. For regular updates on the applicable time limits (30 or 31 months, or other time limit), Office by Office, refer to the PCT Gazette, the PCT Newsletter and the PCT Applicant's Guide, Volume II, National Chapters, all available from WIPO's Internet site, at http://www.wipo.int/pct/en/index.html.

It is the applicant's sole responsibility to monitor all these time limits.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Nora Lindner

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-lamanan Mariani (January 2004)